IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of:) .
TSUZUKI et al) Oroup Art Unit:
ME 2 8 2001 필)
Senai No.: 09/83/,123) Examiner:
Filed: June 1, 2001)
For: HYBRID VEHICLE DRIVING DEVICE)

RESPONSE TO NOTIFICATION OF MISSING REQUIREMENTS

Assistant Commissioner for Patents Washington, D.C. 20231

Sir:

Responsive to the notice dated June 28, 2001 (copy attached), submitted herewith is an executed declaration, English translation and a check in the amount of \$130.00 to cover the surcharge required under 37 CFR 1.492(e).

The spelling of two of the inventors names has been corrected on the enclosed declaration, i.e., "Shigeo TSUDUKI" should read –Shigeo TSUZUKI– and "Takeshi INUDUKA" should read –Takeshi INUZUKA–.

Any additional fees may be charged to Deposit Account No. 12-217.

08/30/2001 HKAYPAGH 00000052 09857125

01 FC:156

130.00 OP

Dated: August 28, 2001

LORUSSO & LOUD 3137 Mount Vernon Avenue Alexandria, VA 22305

(703) 739-9393

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of:) .
TSUZUKI et al) Group Art Unit:
Serial No.: 09/857,125) Examiner:
Filed: June 1, 2001)
For: HYBRID VEHICLE DRIVING DEVICE)

SUBMISSION OF FORMAL DRAWINGS

Assistant Commissioner for Patents Washington, D.C. 20231

Sir:

Submitted herewith are formal drawings complying with 37 CFR 1.84 in connection with the above-identified application.

Respectfully submitted,

Reg. No. 25,814

Dated: August 28, 2001

LORUSSO & LOUD 3137 Mt. Vernon Avenue Alexandria, VA 22305

(703) 739-9393

Commissioner for Patents, Box PCT United States Patent and Trademark Office Washington, D.C. 20231 www.uspto.gov

					www.uspto.gov
U.S. APPLICATION NO.		FIRST NAMED APPLICANT		ATTY. DOCKET	
°978!	57125	TSUDUKI	<u> </u>	_: -:	-0090
	,, 1, 2, -		INTERNATIONA	L'APPLICATION NO.	
		5071	Pi	CT/JP00/	06766
GEORGE A	LOUD	0072	•		
LORUSSO 8		•	I.A. FILINO DATE	PRIORITY	DATE
	NT VERNON AVE	NUE			
ALEXANDR)	IA VA 22305		10/0:	2/00	10/01/99
		·	DATE MAILED:	06/2	8/01.
NOTIFICATIO	N OF MISSING D	EQUIREMENTS UNDE	D 25 TI C C 271 TI		
	STATES DESIGN	NATED/ELECTED OFF	ICE WOLEVIES	N THE UNI	ILED
1 The following item		the applicant or the IB to the U		Too down and	
Office as	Designated Office (37 C	FR 1.494) an Elected Office	the (37 CFR 1.495):	i racemark	
	National Fee.	Indication of Small E			
Copy of th	e international applicatio		rnational application in	to English.	
Oath or De	eclaration of inventors(s)		19 amendments into Er		
Copy of A	rticle 19 amendments.	Other:			
Priority Do		<u> </u>			
		nination Report in English and it			
☐ Translation	of Annexes to the Inter	national Preliminary Examination	n Report into English.		
2 — Applicant has rec	mosted early proposition	andon 25 II C C 271/5 has been	61-1 d 6-11		
the indicated items in na	aragraph 3 below. The F	under 35 U.S.C. 371(f) but has a Basic National Fee and the copy	of the international and	ndicated items	and/or
prior to 20 or 30 month	s from the priority date t	o avoid abandonment.	or the international appr	ication must be	; med
U.S. Basic		Copy of the internation	nal application.		
		.			
The following items acceptance under 35 U.	MUST be furnished with	hin the period set forth below in	order to complete the r	equirements fo	ř .
•		English. A processing fee will	be required if submitte	ed.	
		r 30 months from the priority da	•		
		ctive for the reasons indicated or		Defective	
	lation.				
		translation of the application and		an the	•
appro □ C Oath or	priate 20 or 30 months fi declaration of the invento	from the priority date (37 CFR 1. ors, in compliance with 37 CFR	.492(f)). 1.497(s) and (b)	alıı idantifisine	
		the International application num			
surch	arge will be required if s	ibmitted later than the appropria	te 20 or 30 months from	n the priority	
date.	-		ě		
		does not comply with 37 CFR.	1.497(a) and (b) for the	reasons	•
	ted on the attached PCT/	DO/EO/917. or declaration later than the app	mariata 20 ar 30 manth	o from the	
	ty date (37 CFR 1.492(e)		Topriate 20 of 30 month	s from the	
4. Additional claim fee	*	large entity small entity,	including any required	multiple deper	ıdent
		he additional claim fees or cance	el the additional claims	for which fees	are
tue (37 CFR 1.492(g)).	See attached PTO-875.				
. — Applicant has not	submitted the required so	equence listing pursuant to 37 C	FR 1 821-1 825 See s	attached	
PCT/DQ/EO/920.	orominos are rederios e	oquenes nomb paroduit to 5 / C	. K 1.021 1.025. 500 t	····ionou	
		(d), 4 AND 5 ABOVE MUST I			
		ICE OR BY 22 OR 32 MONT TION, WHICHEVER IS LAT			ROM
	ULT IN ABANDONMI		DIC PAIDORE TO I	NOI ENGI	
	e may be extended by fil	ling a petition and fee for extens	ion of time under the pr	ovisions of 37	CFR
.136(a).				•	
i. If box 3a or 3c is che	cked, a translation of the	Annexes MUST be submitted a	o later than the time pe	riod set above	or the
		be required if submitted later th			
· ·		ince a translation was not provid	ded by the appropriate 2	0 (37 CFR 1.4	·94(d))
r 30 (37 CFR 1.495(d))	months from the priorit	y date.			
applicant is reminded th	at any communication to	the United States Patent and Tra	ademark Office must be	mailed to the	•
		application no. shown above. (
		. 3.677C(00.1.	*** ** *		•
		e MUST be returned w	un this response	•	
Enclosed: PCT/DO/		Notice of Defective Translation			
☐ PTO-875	🗆	CT/DO/EO/920 Lamon	t Hunter, Paralegal		
ORM PCT/DO/EO/90	5 (March 2001)		703.305-3686	_	
51155150170		i otopiiono.	1 U3.3U3-3060		•